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6 Attorneys for Defendant
State Farm Fire and Casualty Company
7

8 **UNITED STATES DISTRICT COURT**

9 **DISTRICT OF NEVADA**

10 SUMMIT RESOURCES, LLC a limited
liability company,

11 Plaintiff,

12 v.

13 STATE FARM FIRE AND CASUALTY
COMPANY; and DOES 1 to 10, inclusive,

15 Defendants

3:20-cv-00497-MMD-CLB

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17 **STIPULATION & ORDER**
FOR MANDATORY
SETTLEMENT
CONFERENCE AND STAY OF
DISCOVERY

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19 **WHEREAS** the parties have conducted sufficient discovery that they believe
the matter is now ripe for a settlement conference; and

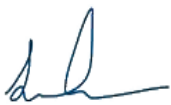
20
21 **WHEREAS** the parties wish to avoid the cost and expense of expert
witnesses if they can resolve the matter;

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23 **IT IS HEREBY STIPULATED AND AGREED** between Plaintiff Summit
Resources, LLC, and Defendant State Farm Fire and Casualty Company by and
through their respective counsel of record, that the parties request this Court to

1 order a settlement conference in this matter.

2 It is further stipulated that all discovery deadlines are stayed. In the event
3 that the matter does not settle at the mandatory settlement conference the current
4 deadlines will be tolled from May 25, 2021, through the date of the conference.

5 DATED May 25, 2021

6 **CARMAN COONEY FORBUSH**
7 **PLLC**

8 SEAN D. COONEY, ESQ.
9 ADAM C. EDWARDS, ESQ.
10 Attorneys for Defendant
State Farm Fire and Casualty
Company

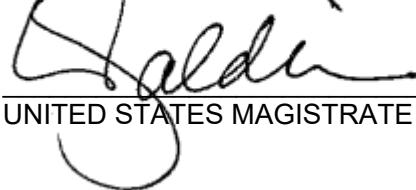
6 **SIMONS HALL JOHNSTON PC**

7 */s/ Kendra Jepsen*

8 MARK G. SIMONS, ESQ.
9 KENDRA JEPSEN, ESQ.
10 Attorneys for Plaintiff
Summit Resources, LLC

11 IT IS SO ORDERED.

12 Dated: May 28, 2021.

13 
14 **UNITED STATES MAGISTRATE JUDGE**

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ORDER

IT IS SO ORDERED.

Dated: _____



CARMAN COONEY FORBUSH

CERTIFICATE VIA CM/ECF

Pursuant to FRCP 5, I hereby certify that I am an employee of CARMAN COONEY FORBUSH PLLC, and that on May 25, 2021, I caused to be served via CM/ECF a true and correct copy of the document described herein.

Document Served:

STIPULATION AND ORDER FOR DISMISSAL WITH PREJUDICE

Person(s) Served:

Mark G. Simons, Esq.

SIMONS HALL JOHNSTON PC
6490 S. McCarran Blvd., Suite F-46
Reno, Nevada 89509
Attorney for Plaintiff,
Summit Resources, LLC

Attorney for ,

Attorney for ,



CARMAN COONEY FORBUSH

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3 Attorney for ,

3 Attorney for ,

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7 Choose an item.

8 **CARMAN COONEY FORBUSH PLLC**

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CARMAN COONEY FORBUSH
PLLC